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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

ANCELMO SIMEON MENDEZ LOPEZ, SANTOS NATIVIDAD CALI ZAMBRANO, on behalf of themselves and all others similarly situated,

MEMORANDUM AND ORDER

CV 12-6324

(Wexler, J.)

Plaintiffs,

-against-

SETAUKET CAR WASH & DETAIL CENTER, TLCW, INC., KARP ENTERPRISES, INC., STEVEN SAVIANO, and MARK CHAIT,

Defendants.

APPEARANCES:

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FRANK & ASSOCIATES, P.C. BY: Neil M. Frank, Esq. 500 Bi-Country Boulevard, 112N Farmingdale, New York 11735 Attorneys for Plaintiffs

ZABELL & ASSOCIATES, P.C. BY: Saul D. Zabell, Esq. 1 Corporate Drive Bohemia, New York 11716 Attorneys for Defendants

WEXLER, District Judge:

Plaintiffs bring this action alleging violations of Fair Labor Standards Act ("FLSA") and the New York Labor Law ("NYLL") for the failure of Defendants Setauket Car Wash & Detail Center, TLCW, Inc., Karp Enterprises, Inc., Steven Saviano, and Mark Chait (collectively, "Defendants") to pay overtime and other wages. Defendants move for summary judgment, arguing that Plaintiffs fail to state a claim since they cannot establish individual coverage or that

Defendants generated sufficient gross revenue to satisfy enterprise coverage, as required by the

FLSA.

Having reviewed the papers in support of and in opposition to the motion for summary

judgment, the Court finds that genuine issues of material fact exist in regard to whether the

coverage elements essential to establishing a claim under the FLSA have been satisfied. Such

issues of fact preclude the entry of summary judgment at this time. The parties may renew their

arguments at the time of trial.

Accordingly, Defendants' motion for summary judgment is denied. Counsel are

reminded that jury selection is scheduled for January 4, 2016.

SO ORDERED.

s/ Leonard D. Wexler

LEONARD D. WEXLER

UNITED STATES DISTRICT JUDGE

Dated: Central Islip, New York

September 2015

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